FEDERAL COMMUNICATIONS COMMISSION

CLASS OF STATION

The following application is submitted for action by the Chief, Broadcast Bureau.

APPLICANT AND LOCATION

STATION COMMUNICATIONS, INC.

FILE NUMBER

BPH

IN

CALL

-911115MU NEW

FM

NATURE OF APPLICATION

PAS

CP FOR NEW FM ON* FREQ: 94.7 MHZ., ERP: 1.5 KW (H&V) HAAT:

	N/M	94.7MHZ	NEW ALBANY	IN	142 METERS (H&V)	38 16 58 85 54 O2	
LICENSE	EXPIRATION	N DATE			CHIEF,	LICENSE DIVISION	
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APPROV	ΕU			F	OR CHIEF, BROADCAST B	UREAU	
			F.C.	CWASHINGTO			

BRYCE & EMERT

212 S. Peters Road KNOXVILLE, TENNESSEE 37923 (An Association)

Philip J. Bryce
Stanley G. Emert, Jr.
David P. Klucken

P.O. Box 52225 Knoxville, Tennessee 37950-2225 615/ 690-5566 615/ 690-4967 (fax)

November 14, 1991

93.51

BY OVERNIGHT COURIER

Federal Communications Commission Mass Media Services c/o Mellon Bank Three Mellon Bank Center 525 William Penn Way 27th Floor, Room 153-2713 Pittsburgh, Pennsylvania 15259-0001

ATTN: Wholesale Lockbox Shift Supervisor

Re: Filing Fee, Staton Communications, Inc.

New FM Application

To Whom It May Concern:

I enclose the original and proper copies of the above noted application (FCC Form 301) with FCC Form 155 on behalf of Staton Communications, Inc. in the above noted matter. Attached is the applicant's filing fee in the total amount of \$2,030.00.

Please send a stamped copy of same to me in the enclosed self addressed stamped envelope. Thank you for your kind assistance.

Sincerely.

Stanley G. Emert, Jr.

SGE:

Enclosure

cc: Staton Communications, Inc.

	Approved by OMB	FEDERAL	COMMUNICATIONS	COMMISSION	FCC	
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Approved by OMB
3060-0027
Expires 2/28/92
See Page 25 for information
regarding public burden estimate

APPLICATION FOR	CONSTRUCTION	PERMIT	FOR COMM	ERCIAL BROADCAST	STATION	J
For COMMISSION Fee Use Only				For APPLICANT Fee U	se Only	
	FEE NO:			Is a fee submitted wit application?	h this	Yes No
	FEE TYPE			If fee exempt (see 47 indicate reason theref	C.F.R. Sect or (chec)	tion 1.1112),
	FEE AMT:			Noncommercial Governmental		nal licensee
	ID SEQ:			FOR COMMISSION USE FILE NO.		۷
Section I - GENERAL INFO	RMATION					
1. Name of Applicant			Send notic	ces and communications	to the fe	ollowing
Staton Communic	ations, Ind	c.		the address below:		
c/o Mildred J.	Staton		Name sar	me and to		
			Stan	ley G. Emert, J.	r.	ļ
Street Address or P.O. Box				dress or P.O. Box		
1612 Gardiner La	ne		1	77th Ave. SE		
City	1 .	ZIP Code	City	r Island	State WA	ZIP Code 98040
Louisville Telephone No. (Include Area Code)	KY 40	0205			WA	130040
502/458-1220			206/23	No. linclude Area Codel 36-5266		
2 This application is for:	П АМ		x FM	Т	v	
(a) Channel No. or Frequency	·]	(b) Princi	7001	City		State
234A 9N.7			-	v Albany		IN
(c) Check one of the following	boxes					
Application for NEW stat	ion					
MAJOR change in licens	ed facilities; call	sign:	********************************	***************************************		
MINOR change in licens	ed facilities call	siøn.				
_	,	• • • • • • • • • • • • • • • • • • • •	***************************************			
MAJOR modification of	construction per	mit; call si	gn:			
File No. of construction	permit	*****************				
MINOR modification of	construction per	mit; call si	gn:	······································		
File No. of construction	permit:	****************				
AMENDMENT to pending	application; Appl	ication file	e number			
NOTE: It is not necessary to us	se this form to a	mend a pr	eviously file	ed application. Should y	ou do so,	however, please

\$	Staton Communications, I	Inc.	
l. Applicant is: (check one	box below)		
Individual	General partnership	For-profit corporation	
Other	Limited partnership	Not-for-profit corporation	
<u> </u>	nincorporated association or a leg on, describe in an Exhibit the natur	al entity other than an individual, e of the application.	Exhibit No
applicant" are defined i each "party to this appli If the applicant conside	n the instructions for Section II of to cation" and each "non-party equity ers that to furnish complete informath that the Commission waive the str	nd "non-party equity owners in the his form. Complete information as to owner in the applicant" is required. nation would pose an unreasonable rict terms of this requirement with	
enabling charter (e.g., a		d place of filing of the applicant's ts certificate of limited partnership by date and place of filing):	
Date_to be f	iled on 11-15/91 Place	Frankfort, KY	
applicant shall include case of a partnership, t	the enabling charter in the applican	charter be filed with the state, the nt's public inspection file. If, in the e the partnership agreement itself, pplicant's public inspection file.	
instruments identified i in the applicant, includi	n response to Question 3 above, relange but not limited to, insulated lim	ndings (written or oral), other than ating to future ownership interests atted partnership shares, nonvoting otions, rights of first refusal, or	X Yes
If Yes, submit as an	Exhibit all such written docu	me <u>nts.</u> instruments. contracts. or	Exhibit No.
<u> </u>	·		
<u>p</u>			4
* <u>#</u>			

Section II - LEGAL QUALIFICATIONS (Page 2)

6. List the applicant, parties to the application and non-party equity owners in the applicant. Use one column for each individual or entity. Attach additional pages if necessary.

Read carefully - The numbered items below refer to line numbers in the following table.)

- Name and residence of the applicant and, if applicable, its officers, directors, stockholders, or partners (if other than individual also show name, address and citizenship of natural person authorized to vote the stock). List the applicant first, officers next, then directors and, thereafter, remaining stockholders and partners.
- 2. Citizenship.
- 3. Office or directorship held.
- 4. Number of shares or nature of partnership interests.
- 5. Number of votes.

- 6. Percentage of votes.
- Other existing attributable interests in any broadcast station, including the nature and size of such interests.
- 8. All other ownership interests of 5% or more (whether or not attributable), as well as any corporate officership or directorship, in broadcast, cable, or newspaper entities in the same market or with overlapping signals in the same broadcast service, as described in 47 C.F.R. Section 73.3555 and 76501, including the nature and size of such interests and the positions held.

1.	Staton Communications, Inc. c/o Mildred J. Staton 1612 Gardiner Lane Louisville, KY 40205	Mildred J. Staton 1612 Gardiner Lane Louisville, KY 40205	Kenneth L. Ramsey 3220 Roxburg Drive Lexington, KY 40503
2.	Kentucky corp.	USA	USA
3.	n/a	President/Secretary/ Treasurer/Director	none
4.	all authorized shares issued	200 shares (VS)	800 shares (NVS)
5.	n/a	200	none
6.	n/a	100%	-0-
7.	see Exhibit 2	none	see Exhibit 2
8.	see Exhibit 2	none	see Exhibit 2

Section II - LEGAL QUALIFICATIONS (Page 3)

	7. Do	es the applicant, any party to the application or any non-party equity owner in the applicant ave, or have they had, any interest in:	
) a broadcast station, or pending broadcast station application before the Commission?	X Yes No
	(b) a broadcast application which has been dismissed with prejudice by the Commission?	X Yes No
	(c) a broadcast application which has been denied by the Commission?	Yes No
	(d) a broadcast station, the license of which has been revoked?	Yes X No
	ָ(e	a broadcast application in any pending or concluded Commission proceeding which left unresolved character issues against the applicant?	Yes X No
		If the answer to any of the questions in (a)-(e) above is Yes, state in an Exhibit the following information:	Exhibit No.
		 Name of party having interest; Nature of interest or connection, giving dates; Call letters of stations or file number of application or docket; and Location. 	
	8. (a.	Are any of the parties to the application or non-party equity owners in the applicant related (as husband, wife, father, mother, brother, sister, son or daughter) to each other?	Yes No
	(b	Does any member of the immediate family (i.e., husband, wife, father, mother, brother, sister, son or daughter) of any party to the application or non-party equity owner in the applicant have any interest in or connection with any other broadcast station, pending broadcast application or newspaper in the same area (see Section 73.3555(c)) or, in the case of a television station applicant only, a cable television system in the same area (see Section 76.501(e))?	Yes X No
	pe	the answer to (a) or (b) above is Yes, attach an Exhibit giving full disclosure concerning the rsons involved, their relationship, the nature and extent of such interest or connection, the e number of such application, and the location of such station or proposed station.	Exhibit No.
		te in an Exhibit any interest the applicant or any party to this application proposes to vest in the event of a grant of this application.	Exhibit No.
		OTHER MASS MEDIA INTERESTS	
	10. (a) Do individuals or entities holding nonattributable interests of 5% or more in the	Yes V No
₹ . 70 			
- . ·		<u>-</u>	

Section II - LEGAL QUALIFICATIONS (Page 4)

CITIZENSHIP AND OTHER STATUTORY REQUIREMENTS

11. (a	a) Is the applicant in violation of the provisions of Section 310 of the Communications Act of 1934, as amended, relating to interests of allens and foreign governments? (See Instruction & to Section 11.)	Yes X No
(1	o) Will any funds, credits or other financial assistance for the construction, purchase or operation of the station(s) be provided by aliens, foreign entities, domestic entitles controlled by aliens, or their agents?	Yes X No
	If the answer to (b) above is Yes, attach an Exhibit giving full disclosure concerning this assistance.	Exhibit No.
12. (2	a) Has an adverse finding been made or an adverse final action been taken by any court or administrative body as to the applicant, any party to this application, or any non-party equity owner in the applicant in a civil or criminal proceeding brought under the provisions of any law related to the following:	
	Any felony; broadcast related antitrust or unfair competition; criminal fraud or fraud before another governmental unit; or discrimination?	Yes X Nc
(t	o) Is there now pending in any court or administrative body any proceeding involving any of the matters referred to in (a) above?	Yes X No
eo ad ur	the answer to (a) and/or (b) above is Yes, attach an Exhibit giving full disclosure encerning persons and matters involved, including an identification of the court or iministrative body and the proceeding (by dates and file numbers), a statement of the facts can which the proceeding is or was based or the nature of the offense alleged or committed, and a description of the current status or disposition of the matter.	Exhibit No.

SECTION III - FINANCIAL QUALIFICATIONS

NOTE If this application is for a change in an operating facility do not fill out this section.

	icant certifies that suffici	ent net liquid assets	are on hand or th	nat suiticient tunds	Yes No
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Section IV-A - PROGRAM SERVICE STATEMENT

Attach as an Exhibit, a brief description, in narrative form, of the planned programming service relating to the issues of public concern facing the proposed service area.

Exhibit No.

Section IV-B - INTEGRATION STATEMENT

Attach as an Exhibit the information required in 1 and 2 below.

Exhibit No.

- 1. List each principal of the applicant who, in the event of a grant of the application on a comparative basis proposes to participate in the management of the proposed facility and, with respect to each such principal, state whether he or she will work full-time (minimum 40 hours per week) or part-time (minimum 20 hours per week) and briefly describe the proposed position and duties.
- 2. State with respect to each principal identified in response to Item 1, above, whether the applicant will claim qualitative credit for any of the following enhancement factors:
 - (a) Minority Status
 - (b) Past Local Residence
 - If Yes, specify whether in the community of license or service area and the corresponding dates.
 - (c) Female Status
 - (d) Broadcast Experience
 - If Yes, list each employer and position and corresponding dates.
 - (e) Daytime Preference

SECTION VI - EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

i. Does the applicant propose to employ five or more full-time employees?

If Yes, the applicant must include an EEO program called for in the separate Broadcast Equal Emplo Opportunity Program Report (FCC 896-A).	yment
See Exhibit 5	
SECTION VII - CERTIFICATIONS	
1. Has or will the applicant comply with the public notice requirement of 47 C.F.R. Section 78.8580?	X Yes No
2. Has the applicant reasonable assurance, in good faith, that the site or structure proposed in Section V of this form, as the location of its transmitting antenna, will be available to the applicant for the applicant's intended purpose?	X Yes No
If No, attach as an Exhibit, a full explantion.	Exhibit No.
3. If reasonable assurance is not based on applicant's ownership of the proposed site or structure, applicant certifies that it has obtained such reasonable assurance by contacting the owner or person possessing control of the site or structure.	
Name of Person Contacted Betty Jo Tucker	
Telephone No. linclude area codel 812/945-2356	
Person contacted: [check one box below]	
Owner X Owner's Agent Other (specify)	

The APPLICANT hereby walves any claim to the use of any particular frequency as against the regulatory power of the United States because of the previous use of the same, whether by license or otherwise, and requests an authorization in accordance with this application. (See Section 104 of the Communications Act of 1934, as amended.)

The APPLICANT acknowledges that all the statements made in this application and attached exhibits are considered material representations, and that all exhibits are a material part hereof and incorporated herein.

The APPLICANT represents that this application is not filed for the purpose of impeding, obstructing, or delaying determination on any other application with which it may be in conflict.

In accordance with 47 C.F.R. Section 1.66, the APPLICANT has a continuing obligation to advise the Commission, through amendments, of any substantial and significant changes in information furnished.

x Yes No

WILLFUL FALSE STATEMENTS MADE ON THIS FORM ARE PUNISHABLE BY FINE AND IMPRISONMENT. U.S. CODE, TITLE 18, SECTION 1001.

I certify that the statements in this application are true and correct to the best of my knowledge and belief, and are made in good faith.

Name of Applicant	Signature
Staton Communications, Inc.	Wilded Stalen
Date	Title
November 13, 1991	President

FCC NOTICE TO INDIVIDUALS REQUIRED BY THE PRIVACY ACT AND THE PAPERWORK REDUCTION ACT

The solicitation of personal information requested in this application is authorized by the Communications Act of 1984, as amended. The principal purpose for which the information will be used is to determine if the benefit requested is consistent with the public interest. The staff, consisting variously of attorneys, analysts, engineers and applications examiners, will use the information to determine whether the application should be granted, denied, dismissed, or designated for hearing. If all the information is not provided, the application may be returned without action having been taken upon it or its processing may be delayed while a request is made to provide the missing information. Accordingly, every effort should be made to provide all necessary information. Your response is required to obtain the requested authority.

Public reporting burden for this collection of information is estimated to vary from 71 hours 45 minutes to 301 hours 30 minutes with an average of 118 hours 28 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, can be sent to the Federal Communications Commission, Office of Managing Director, Washington, D.C. 20554, and to the Office of Management and Budget, Paperwork Reduction Project (3060-0027), Washington, D.C. 20503.

THE FOREGOING NOTICE IS REQUIRED BY THE PRIVACY ACT OF 1974, P.L. 93-579, DECEMBER 31, 1974, 5 U.S.C. 552a(e)(3), AND THE PAPERWORK REDUCTION ACT OF 1980, P.L. 96-511, DECEMBER 11, 1980, 44 U.S.C. 3507.

EXHIBIT 1

Stock Subscription and Shareholders' Agreement

STOCK SUBSCRIPTION AND SHAREHOLDERS' AGREEMENT

The undersigned hereby agrees with Staton Communications, Inc., a Kentucky corporation to be formed, to receive from said corporation the number of shares of capital stock in said corporation hereinafter set opposite the undersigned's name, and to pay for said shares in said corporation upon demand by said corporation at the rate of \$0.10 per share for the number of the shares set below.

The undersigned hereby acknowledges and consents by the signing of this agreement to the following rights and conditions placed upon the below subscribed shares of stock as follows:

Class A: Class A voting stock contains all the rights, without limitation, generally attributed to rights involved with common stock; and no par value.

Class B: Class B or non-voting stock contains rights of investment only, which stock specifically precludes its owner in the following ways: from being an employee of the corporation; from securing as an independent contractor or agent in any material capacity for the corporation; from communicating with the owner of Class A or voting stock on matters pertaining to the day to day operations of the corporation's business; from selling his stock without the prior written consent of the Class A or voting stock owner; from having any voting rights with regard to any matter of the corporation's business, including, but not limited to, removal of any employee, officer, or director of the corporation; from performing any service for the corporation with the exception of making loans to, or acting as surety for the business; and from becoming involved in the management or operation of the business of the corporation.

Inasmuch as all shares authorized are to be issued, no shareholder may acquire additional stock in the corporation. No shares of either class of stock may be converted into the other class of stock. The owner of Class B or non-voting stock may not sell his stock without the prior written consent of the owner(s) of Class A or voting stock.

The By-Laws of the corporation shall be in the form of Exhibit A attached hereto.

The parties recognize that the cost to be incurred in the preparation and prosecution of the application for a new FM station in New Albany, Indiana, and in the construction and operation of the radio station beyond that will exceed the amount of funds constituting the initial capitalization of the corporation. In the event that, in the sole opinion of the Board of Directors of the corporation, such additional funds are not readily available to the corporation from (1) capital contributions already made or committed to be made; (2) operations of the corporation; (3) borrowings of the corporation from the nonvoting shareholders or guaranteed by the nonvoting shareholders; (4) or borrowings of the corporation, which the Board of Directors of the corporation, may from time to time, call upon the owners of the shares to make additional contributions in cash. In the event that such call is made, the nonvoting shareholder agrees to loan those funds necessary to prosecute the application of the corporation before the Federal Communications Commission, up to an amount not to exceed \$150,00.001. Thereafter, the stockholders agree to contribute such amounts in cash up with the percentage of responsibility based on class of stock held as set forth below:

CLASS A. VOTING SHAREHOLDER SHARES

Mildred J. Staton 200 shares 20%

CLASS B. NON-VOTING SHAREHOLDER SHARES

¹ The voting shareholder has reviewed the financial statement of the nonvoting shareholder, and has determined that the nonvoting shareholder is able to fund such a loan in the full amount stated. If made, the loan will secured by a lien on the equipment of the station, which lien wil be subordinated to the primary financing for the station, and will be repaid with interest on the unpaid balance at the prime rate of interest of the bank of the corporation existing at the time the station goes on the air. The loan will be repaid from available funds at the discretion of the President of the corporation, but prior to dividends being paid, or distribution upon sale, to the shareholders.

Kenneth L. Ramsey

800 shares

80%

All parties to this agreement further agree that they will personally guarantee any note at a bank as determined by the Board of Directors for the construction of the station not to exceed the sum of \$425,000.

This agreement may be executed in counterparts.

NAME OF SUBSCRIBER

NUMBER AND CLASS OF SHARES

Mildred J. Staton

200 - Class A

Kenneth L. Ramsey

800 - Class B

Mildred J. Staton

Dated:

Kenneth L. Ramsey

Approved:

Staton Communications, Inc.

by Mildred J. Staton

Kenneth L. Ramsey

800 shares

80%

All parties to this agreement further agree that they will personally guarantee any note at a bank as determined by the Board of Directors for the construction of the station not to exceed the sum of \$425,000.

This agreement may be executed in counterparts.

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NUMBER AND CLASS OF SHARES

Mildred J. Staton

200 - Class A

Kenneth L. Ramsey

800 - Class B

Dated:

Mildred J. Staton

Matad:

Mar. 13,1991

Approved:

Kenneth L. Ramsey

Staton Communications, Inc. by Mildred J. Staton

TOTAL P.02

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EXHIBIT 2

Broadcast Interests

Broadcast Interests/Applications

Staton Communications, Inc. has no interests or applications other than the instant application.

Mildred J. Staton has no interests or applications other than her interest in the instant application.

Kenneth L. Ramsey is involved in the following:

Owns 20% nonvoting stock of Signal Mountain Radio Consolidation, Inc., which, via a settlement approved in MM Docket No. 91-97, will become the permittee for a new FM station for Signal Mountain, Tennessee.

Owns 80% nonvoting stock of KRB Broadcasting, Inc., an applicant for a new FM station for Clarksville, Indiana, FCC file # BPH-890905MD, which application has been dismissed, but which dismissal is not yet final.

Owned 80% nonvoting stock of New Era Communications Group, Inc., an applicant for a new FM station for Mount Juliet, Tennessee, FCC file # BPH-891012ND, which application has been dismissed.

Owned 80% nonvoting stock of Media Enterprises of Warrior, Inc. an applicant for a new FM station for Warrior, Alabama, FCC file # BPH-891218MG, which application has been dismissed via settlement.

Owns 80% nonvoting stock of Bluegrass On-The-Air, Inc., an applicant for a new FM Station for Philpot, Kentucky, FCC file # BPH-900705MJ. Note-settlement documents were filed on July 31, 1991, whereby the application of Bluegrass On-The-Air, Inc. would be dismissed.

Owns 80% nonvoting stock of Triumph Communications, Inc., an applicant for a new FM station for Idalou, Texas, filed on November 1, 1990, FCC File #BPH-901101MI.

Owns 80% nonvoting stock of Cope Communications, Inc., which has filed, or will file on or before November 15, 1990, an application for a new FM station for Westwood, Kentucky, FCC File #BPH-901115MH. Note-settlement documents were filed on July 31, 1991, whereby the application of Cope Communications, Inc. would be granted.

Owns 80% nonvoting stock of Gorecomm, Inc., which has filed, or will file on or before November 15, 1990, an application for a new FM station for Morehead, Kentucky, FCC File #BPH-90115MF. Note-settlement documents were filed on July 31, 1991, whereby the application of Gorecomm, Inc. would be dismissed.

Owns 80% nonvoting stock of Mandujano Communications, Inc., which filed an application for a new FM station for Amarillo, Texas on November 23, 1990, FCC File #901123MC. Not-settlement documents were filed on November 13, 1991, whereby the application of Mandujano Communications, Inc. would be granted.

Owns 80% nonvoting stock of Crystal Clear Communications, Inc., which has filed on December 14, 1990, an applications for a new FM station for Seelyville, Indiana, FCC File #901214MJ.

Owns 80% of nonvoting stock of Zenitram Communications, Inc., which has filed on December 20, 1990, an application for a new FM station for Brockport, New York, FCC File #901220MG.

Owns 80% nonvoting stock of Bayou Broadcasting, Inc., which has filed on December 31, 1990, an application for a new FM station for White Hall, Arkansas, FCC File # BPH-901231MB. Note-this is a single applicant, and is awaiting final approval subject to an amendment.

Owns 80% nonvoting stock of TCom, Inc., which has filed on January 21, 1991 an application for a new FM station for La Crosse, Wisconsin, FCC File #910122MA.

Staton Communications, Inc. FM Channel 234A New Albany, Indiana

EXHIBIT 3

Program Service Statement

PROGRAM SERVICE STATEMENT

Staton Communications, Inc. ("the applicant") proposes a music format, the exact nature of which is to be decided based upon the needs of the community. The applicant proposes to provide National, Regional and Local News reports and programs offered throughout the day. Emphasis will be given to News events within the New Albany area. The entertainment format will be a "middle of road country" music offering. The applicant will take steps to insure that ascertained needs and interests of the community are responded to as well as insuring that controversial matters of public importance are covered in public service programming, adhering to standards of fairness.

EXHIBIT 4

Integration and Diversification Statement

INTEGRATION AND DIVERSIFICATION STATEMENT OF STATON COMMUNICATIONS, INC.

Staton Communications, Inc. ("the Applicant"), hereby submits the following as its statement of integration and diversification:

- 1. Staton is a corporation which is authorized to issue 1,000 shares with two classes of stock (voting, and nonvoting). Mildred J. Staton ("Staton") owns 200 shares of voting stock and is the President/Secretary/Treasurer and sole Director of the corporation. Kenneth L. Ramsey owns 800 shares of nonvoting stock. The owner of nonvoting shares has rights of investment only, which stock specifically precludes its owner: from being an employee of the corporation; from serving as an independent contractor or agent in any material capacity for the corporation; from communicating with the owner of voting stock on matters pertaining to the day to day operations of the corporation's business; from selling his stock without the prior consent of the voting stock owner; from having any voting rights with regard to any matter of the corporation's business, including, but not limited to, removal of any employee, officer, or director of the corporation; from performing any service for the corporation with the exception of making loans to, or acting as surety for, the business; and from becoming involved in the management or operation of the business of the corporation.
- 2. Staton will be the General Manager of the station. As General Manager, she will control all daily operational aspects of the station, including, but not limited to, business, sales, daily programming of the station, public relations, employee hiring and firing, and policy making and implementation. She will work in excess of forty (40)

hours per week at the station.

- 3. The Applicant will claim credit for Staton's residence. Since 1985, she has lived at 1612 Gardiner Lane, Louisville, Kentucky 40205. From 1983-1985, she lived at 1815 Gardiner Lane, Louisville, Kentucky; from 1979-1983, she lived at 311 S. 43d Street, Louisville, Kentucky; from 1967-1979, she lived at 659 S. 41st, Louisville, Kentucky; and from 1965-1967, she lived at 1060 S. 26th Street, Louisville, Kentucky. All of these residences are within the city grade contour of the Applicant's proposal. In the event of the award of the construction permit to the Applicant, Staton will relocate her residence to the community of license at least sixty (60) days prior to the station going on the air. The Applicant will claim credit for Staton's past city grade service area residence future proposed residence within the community of license.
- 4. Staton will claim additional enhancement credit for Staton's broadcast/media experience. This experience has been Johnson Communications, Inc.-WLOU, in Louisville, Kentucky, from 1967-1991. During that time, she served in several capacities, including Operations Manager, Business Manager, and Traffic Manager, all of which positions were full-time positions
- 5. Staton will claim additional enhancement credit for Staton's substantial civic participation within the service area. That participation, is:
- a) American Cancer Society, Kentucky Division, from 1981-present;
 Board of Directors Member for past 6 years; Chairperson of Public Information
 Committee in 1986 and 1991.
- b) Our Lady of Peace Hospital, a nonprofit organization. Board of Directors Member since 1987.
 - c) Big Brothers/Big Sisters of Kentuckiana, Board of Directors